

This Power of Attorney limits the act of those named therein to the bonds and undertakings specifically named therein, and they have no authority to bind the Company except in the manner and to the extent therein stated

L1419—25M, 7-40 93705
General Ctf.

POWER OF ATTORNEY

Fidelity and Deposit Company of Maryland

HOME OFFICE: BALTIMORE, MARYLAND

KNOW ALL MEN BY THESE PRESENTS:

That the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, a corporation of the State of Maryland, by
H. L. DUNN Vice-President, and T. N. FERCIOT, Jr. Assistant Secretary, in pursuance of authority granted by Article VI, Section 2, of the By-Laws of said Company, which reads as follows:

"The President, or First Vice-President, or Second Vice-President, or any one of the additional Vice-Presidents specially authorized so to do by the Board of Directors or by the Executive Committee, shall have power by and with the concurrence of the Secretary or any one of the Assistant Secretaries, to appoint Resident Vice-Presidents, Resident Assistant Secretaries and Attorneys-in-Fact, as the business of the Company may require, or to authorize any person or persons to execute on behalf of the Company, any bonds, recognizances, stipulations, undertakings, deeds, releases of mortgages, contracts, agreements and policies, and to affix the seal of the Company thereto."

does hereby nominate, constitute and appoint Lawrence W. Moore, Charles E. Megargel, Gordon B. Hebb, Luke A. Manning, Thomas F. Meskill, Ralph B. Smith, C. Stanley Rich, Charles W. Wirth, Mary M. Henchey, Mary A. O'Brien, and Edna L. Perkins, all of Boston, Massachusetts,..... its true and lawful agent and Attorney -in-Fact, to make, execute, seal and deliver, for, and on its behalf as surety, and as its act and deed: any and all bonds and undertakings.

Bonds and undertakings executed under this Power of Attorney to be signed as Vice-President by said Lawrence W. Moore or as Attorney-in-fact by either said Charles E. Megargel, Gordon B. Hebb, Luke A. Manning, Thomas F. Meskill, C. Stanley Rich, or Charles W. Wirth, and countersigned as Resident Assistant Secretary and the seal of the Company affixed by either said Mary M. Henchey, Mary A. O'Brien, Ralph B. Smith or Edna L. Perkins, or signed by either Lawrence W. Moore as Vice-President or Charles E. Megargel, Gordon B. Hebb, Thomas Meskill, C. Stanley Rich or Charles W. Wirth as attorney-in-fact, without any countersignature.....

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in Baltimore, Maryland, in their own proper persons. This power of attorney revokes that issued on behalf of Lawrence W. Moore, Charles E. Megargel, William L. Rowan, Luke A. Manning, John F. Quinan, Raymond O. McKenzie, Mary M. Henchey, Gordon B. Hebb, Mary A. O'Brien, Thomas F. Meskill and Edna L. Perkins, dated January 4, 1937.

The said Assistant Secretary does hereby certify that the foregoing is a true copy of Article VI, Section 2, of the By-Laws of said Company, and is now in force.

IN WITNESS WHEREOF, the said Vice-President and Assistant Secretary have hereunto subscribed their names and affixed the Corporate Seal of the said FIDELITY AND DEPOSIT COMPANY OF MARYLAND, this

7th day of July, A. D. 19 38

Attest:
(SIGNED)

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

T. N. FERCIOT, Jr.
(SEAL) Assistant Secretary

By..... H. L. DUNN

Vice-President

STATE OF MARYLAND
CITY OF BALTIMORE } ss:

On this 7th day of July, A. D. 1938, before

the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal, at the City of Baltimore, the day and year first above written.

(SIGNED)
(SEAL)

GLADYS A. ATKINS

My Commission Expires May 1, 1939 Notary Public

CERTIFICATE

I, Geo. D. Henry, Assistant Secretary of the FIDELITY AND DEPOSIT COMPANY

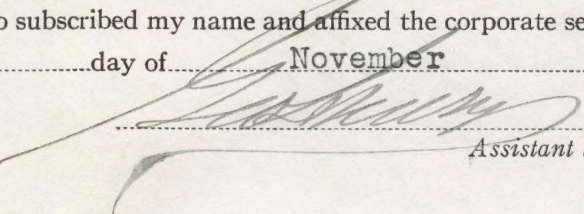
OF MARYLAND, do hereby certify that the attached Power of Attorney dated July 7, 19 38,

in behalf of Lawrence W. Moore, et al., of Boston, Massachusetts, is a true and correct copy and that same has been in full force and effect since the date thereof and is in full force and effect on the date of this certificate; and I do further certify that the said H. L. DUNN

and T. N. FERCIOT, Jr., who executed the attached Power of Attorney as Vice-President and Assistant Secretary respectively, were on the date of the execution of the attached Power of Attorney the duly elected Vice-President and Assistant Secretary of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, and

that the said H. L. DUNN was one of the additional Vice-Presidents specially authorized by the Board of Directors to appoint any Attorney-in-Fact or to authorize any person or persons to execute on behalf of the Company any bonds, recognizances, stipulations, undertakings, deeds, releases of mortgages, contracts, agreements and policies, and to affix the seal of the Company thereto as provided in said Article VI, Section 2 of the By-Laws of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND.

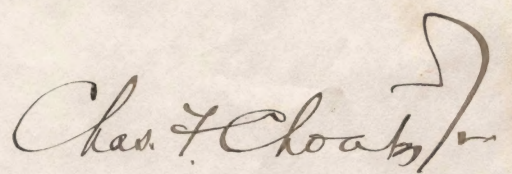
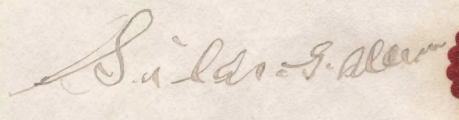
IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the corporate seal of the said Company, this 2nd day of November, 19 40.


Assistant Secretary

KNOW ALL MEN BY THESE PRESENTS that I, Silas G. Allen,
as principal, and Charles F. Choate, Jr. as surety, am
firmly bound unto the Town of Southborough in the full and
just sum of one thousand dollars, ^{to} the payment of which said
Town of Southborough we hereby severally bind ourselves, our
heirs, executors and administrators, and in token thereof
hereunto set our hands and seals this day of
1911.

The condition of this obligation is such that whereas
the said Silas G. Allen, Jr. has applied to the Select-
men of the said Town of Southborough for a permit to use an
explosive in the blasting of rock in said Town upon land
belonging to Charles F. Choate, Jr.,

NOW, THEREFORE, if the said Silas G. Allen
shall pay any loss, damage or injury resulting to persons or
property by reason of the use and keeping of said explosive
by said Allen upon the said land of Charles F. Choate, Jr.,
then this obligation shall be null and void, otherwise shall
remain in full force and virtue.



PLEASE PAY BY CHECK OR BY MONEY ORDER TO THE ORDER OF AMERICAN SURETY COMPANY OF NEW YORK.



H. D. LYMAN, President

WALTER S. JOHNSTON, F. W. LAFRENTZ,
Vice Presidents

Boston Agency
Town of Southboro
Southboro, Mass.

Form G. 357. 75M. 11-'11.

Aug 27 1912

STAMP OF BRANCH OFFICE ADDRESS

BOSTON OFFICE
89 STATE ST.
BOSTON, MASS.

Company's Office Building,
100 Broadway, N. Y.

To American Surety Company of New York, Dr.

For Premium on Court and Contract Bonds as follows:

BOND No.	DATE DUE	TITLE	AUG 27 1912	PREMIUM	TOTAL
#35547	17.12 Aug 27	August Sancier to John Blasting Bond	AMERICAN SURETY CO. OF NEW YORK by White	10	

KNOW ALL MEN BY THESE PRESENTS that we,
Ericole Mattioli, as principal, and Sarah C. Sears, as
surety, both of Southboro and County of Worcester, hereby
jointly and severally firmly bind ourselves to pay the Town
of Southboro Five Hundred Dollars (\$500.00)

The condition of this obligation is such that whereas
the said Mattioli is applicant for a permit to do blasting
upon the land of Sarah C. Sears near Main Street in said
Southboro, now therefore if the said Mattioli shall indemnify
and save harmless the Town of Southboro from all claims,
demands, suits, actions and damages whatsoever arising out
of any blasting done upon the land of said Sarah C. Sears
by said Ericole Mattioli, then this obligation shall be null
and void and of no effect; otherwise shall remain in full
force and virtue.

IN WITNESS WHEREOF, we hereunto set our hands and
seals this 25th day of July, 1912.

Sarah C. Sears



E. Mattioli



APPLICATION

To be filled out, for a permit to use certain explosives.

(City or town)

Southborough July 27

1912

To THE CHIEF OF THE FIRE DEPARTMENT.

To THE CHAIRMAN OF THE BOARD OF SELECTMEN.

The undersigned respectfully ask for a permit to use dynamite or gunpowder in blasting

rocks at New Road. being constructed between
Newton & Lyman Street in the Town of Southborough

In conformity with the regulations made by the Detective and Fire Inspection Department of the District Police.

(Name)

Walpauld

(Residence)

Southborough

Application* affiance and permit granted.

Chief of the Fire Department.

Francis D. Norton

Chairman of the Board of Selectmen.

* Approved or disapproved.

APPLICATION

To be filled out, for a permit to use certain explosives.

(City or town)

Southborough May 25th 1912

To THE CHIEF OF THE FIRE DEPARTMENT.

To THE CHAIRMAN OF THE BOARD OF SELECTMEN.

The undersigned respectfully ask for a permit to use dynamite or gunpowder in blasting

rocks at *my residence - on Southville Road*
in the Town of Southborough

In conformity with the regulations made by the Detective and Fire Inspection Department of the District Police.

(Name)

Isaac H. Morton

(Residence)

Application * *approved* and permit *is* granted.

Chief of the Fire Department.

Francis D. Nichols

Chairman of the Board of Selectmen.

* Approved or disapproved.

APPLICATION

To be filled out, for a permit to keep, store, use, manufacture or sell certain explosives.

Where a license is necessary no permit will be given until a license has been granted.

(City or town)

Southborough August 2

19⁰2

To THE CHIEF OF THE FIRE DEPARTMENT.

To THE CHAIRMAN OF THE BOARD OF SELECTMEN.

The undersigned respectfully ask for a permit to ~~keep, store, use, manufacture, sell~~

(Here state what the permit is desired for, the amount, the place and the business.)

*Dynamite or Powder for blasting on New
School House grounds in South Part of Southborough*

In conformity with the regulations made by the Detective and Fire Inspection Department of the District Police.

(Name)

W. A. Gould

(Residence)

Southborough

Application * *approved* and permit granted.

Chief of the Fire Department.

Francis D. Norton

Chairman of the Board of Selectmen.

* Approved or disapproved.

(City or town)

Southborough August 2

19⁰2

This is to certify that

William A. Gould

has been granted a license to ~~keep, store, use, manufacture, sell~~ *Dynamite*

or Powder for blasting on above

from the *2nd* day of *August* 19⁰2 to the *1st* day of

September 19⁰2

City or Town Clerk.

APPLICATION

To be filled out, for a permit to use certain explosives.

(City or town)

Southborough July 25th 1912

To THE CHIEF OF THE FIRE DEPARTMENT.

To THE CHAIRMAN OF THE BOARD OF SELECTMEN.

The undersigned respectfully ask for a permit to use dynamite or gunpowder in blasting

rocks at the Residence of Sarah C Sears. on
Sears Road Southborough

In conformity with the regulations made by the Detective and Fire Inspection Department of the District Police.

(Name)

G. Mattioli

(Residence)

Southborough

Application* approved and permit granted.

Chief of the Fire Department.

Francis D. Newton

Chairman of the Board of Selectmen.

* Approved or disapproved.

~~FIREWORKS AND FIRECRACKERS~~

APPLICATION

(City or town)

Southborough June 18th 1914

To THE CHIEF OF THE FIRE DEPARTMENT.

To THE CHAIRMAN OF THE BOARD OF SELECTMEN.

The undersigned respectfully ask for a permit to ~~keep, store, transport, use and sell~~

~~fireworks and firecrackers~~

Explosives for blasting rocks

(Here state kind of permit desired, the place, description of building on premises, the business, and description of fireworks.)

*on land of the Saint Marks School in
Southborough*

In conformity with the laws of the State and the regulations prescribed by the Detective and Fire Inspection Department of the District Police.

(Name)

Kamy Bennett Treas.

(Residence)

St Marks School

to the Town Treasurer is filed by applicant
Application approved and permit granted. if bond satisfactory*
This Permit expires on the eighteenth day of July 1914

Chief of the Fire Department.

Francis D. Newton

Chairman of the Board of Selectmen.

*Approved or disapproved.



The Commonwealth of Massachusetts

Detective and Fire Inspection Department of the District Police
APPLICATION

for a permit to conduct or maintain a **DRY-CLEANING OR DRY-DYEING ESTABLISHMENT**, and to keep or store volatile inflammable liquid in connection therewith, in accordance with the provisions of chapter 370, Acts of 1904, and amendments thereto

Town of Southboro: 8-8 1914
(City or town) (Date)

CHIEF OF THE DISTRICT POLICE,
FIRE COMMISSIONER,
CHIEF ENGINEER,
CHIEF OF THE FIRE DEPARTMENT,
CHAIRMAN, BOARD OF SELECTMEN,

Southboro
(City or town)

The undersigned hereby makes application for a permit to conduct or maintain a **DRY-CLEANING OR DRY-DYEING ESTABLISHMENT**, and to keep or store volatile inflammable liquid in connection therewith:—

Name *Geo. T. Forniss* Address *Newton Street*
Location of the premises, No. *Southboro* Street *Southboro*
Construction of the building, and size *Single Roofed, Wooden, 12 Room*
Amount of volatile inflammable liquid which is to be stored on the premises, *from 1 to 5* gallons.
Distance from other buildings *10* feet.

Signature of Applicant

Geo. T. Forniss

Address of Applicant

(Street and number) (City or town)

Newton Street Southboro;

I hereby certify that *Geo T Forniss* was granted a license *Sept-18* 1914, to conduct or maintain a **DRY-CLEANING OR DRY-DYEING ESTABLISHMENT**, and to keep or store volatile inflammable liquid in connection therewith at No. *House No 3 Newton* Street *Southboro*
(City or town)

Francis D. Norton
City Clerk
For the Board of Selectmen

Bond in Blasting Operations

(St. 1911, c. 325.)

Whereas, by chapter 325 of the Acts of the year 1911 of the Legislature of the Commonwealth of Massachusetts, it is provided that "before the issue of a permit to use an explosive in the blasting of rock or any other substance as prescribed by the detective and fire inspection department of the district police, the applicant for the permit shall file with the clerk of the city or town in which the blasting is to be done, a bond running to the city or town with a surety or sureties approved by the treasurer thereof, for such penal sum not exceeding ten thousand dollars as the chief of the district police or the official granting the permit shall determine to be necessary in order to cover the risk or damage that might ensue from the blasting;" and

Whereas, Alberto Carbone
of Marlboro in said Commonwealth has applied for a permit in accordance with the provisions of said statute: Now, Therefore,

Know All Men by these Presents, That we, said Alberto Carbone,
as principal, and Nicholas Iamontino
of Marlboro,
as surety, are held and firmly bound unto the town—city—of southboro
in the Commonwealth of Massachusetts, in the sum of One Thousand
dollars, to be paid the said town—city—of southboro,
for which payment well and truly to be made, we bind ourselves, our heirs, executors, administrators, successors or assigns, jointly and severally, firmly by these presents.

The Condition of this Obligation is such that if the above-bounden
Alberto Carbone, and his—their—heirs, executors, administrators,
successors or assigns, shall pay any and all loss, damage or injury resulting to persons or
property by reason of the use of an explosive in the blasting of rock or any other substance
or of the keeping of said explosive, then this obligation shall become and be null and void;
otherwise it shall remain in full force and virtue.

In Witness Whereof, we hereunto set our hands and seals on this 19th
day of July in the
year 1916.

[SEAL.]

[SEAL.]

Alberto Carbone

Signed and sealed in the presence of

Nicholas Iamontino



Amount of bond approved.

R.H. Oveson

Suret approved.

Thos C. Vassallo

Treasurer of the Town of Southboro



THE COMMONWEALTH OF MASSACHUSETTS

DEPARTMENT OF PUBLIC SAFETY
DIVISION OF FIRE PREVENTION**Bond in Blasting Operations**
SINGLE PERMIT BOND

(General Laws, Chapter 148, Section 19.)

Whereas, section 19, of chapter 148 of the General Laws provides that "Before the issue of a permit to use an explosive in the blasting of rock or any other substance as prescribed by the department, the applicant for the permit shall file with the clerk of the city or town where the blasting is to be done a bond running to the city or town, with sureties approved by the treasurer thereof, for such penal sum, not exceeding ten thousand dollars, as the marshal or the officer granting the permit shall determine to be necessary in order to cover the risk of damage that might ensue from the blasting or its keeping therefor; provided, that the marshal or the officer granting the permit may determine that a single and blanket bond in a penal sum not exceeding fifteen thousand dollars is sufficient to cover the risk of damage from all blasting operations of the applicant, either under the permit so issued or under future permits to use explosives in blasting operations. The bond shall be conditioned upon the payment of any loss, damage, or injury resulting to persons or property by reason of such blasting or keeping"; and

Whereas, James B. Johnson,
of Southboro in said Commonwealth has applied for a permit in accordance with
the provisions of said statute for blasting at Southboro

Now, Therefore,

Know All Men by these Presents, That we, said
James B. Johnson

as principal, and Fidelity and Deposit Company of Maryland, a corporation
duly organized under the laws of the State of Maryland and having
an usual place of business in Boston, Massachusetts
as surety, are held and firmly bound unto the town—~~city~~ of Southboro
in the Commonwealth of Massachusetts, in the sum of One Thousand (\$1,000.) - - - -
dollars, to be paid said town—~~city~~ of Southboro,
for which payment well and truly to be made, we bind ourselves, our heirs, executors, administrators, successors
or assigns, jointly and severally, firmly by these presents.

The Condition of this Obligation is such that if the above-bounden
James B. Johnson, and his—their—heirs, executors, administrators,
successors or assigns, shall pay any and all loss, damage or injury resulting to persons or property by reason
of the use of an explosive in the blasting of rock or any other substance or of the keeping of said explosive
while operating under said permit, then this obligation shall become and be null and void; otherwise it shall
remain in full force and virtue.

In Witness Whereof, we hereunto set our hands and seals on this
2nd day of November in the
year nineteen hundred and forty

Signed and sealed in the presence of

[SEAL]
FIDELITY AND DEPOSIT COMPANY OF MARYLAND
[SEAL]
By *Charles E. Maguire* [SEAL]
Attest *Mary M. Fletcher* Attorney-in-fact
RESIDENT ASSISTANT SECRETARY

Amount of bond approved. (By the Official granting the permit.)

Suret *y* approved.*Charles H. Lane*

Treasurer of the town of Southborough

Bond in Blasting Operations

Whereas, by chapter 325 of the Acts of the year 1911 of the Legislature of the Commonwealth of Massachusetts, it is provided that "before the issue of a permit to use an explosive in the blasting of rock or any other substance as prescribed by the detective and fire inspection department of the district police, the applicant for the permit shall file with the clerk of the city or town in which the blasting is to be done, a bond running to the city or town with a surety or sureties approved by the treasurer thereof, for such penal sum not exceeding ten thousand dollars as the chief of the district police or the official granting the permit shall determine to be necessary in order to cover the risk or damage that might ensue from the blasting;" and

Whereas, John T. Burnett of Southboro in said Commonwealth has applied for a permit in accordance with the provisions of said statute: Now, Therefore,

Know All Men by these Presents, That we, said John T. Burnett, as principal, and Harry Bennett, as surety, are held and firmly bound unto the **town of Southboro** in the Commonwealth of Massachusetts, in the sum of One Thousand dollars, to be paid the said town of Southboro, for which payment well and truly to be made, we bind ourselves, our heirs, executors, administrators, successors or assigns, jointly and severally, firmly by these presents.

The Condition of this Obligation is such that if the above-bounden John T. Burnett, and his heirs, executors, administrators, successors or assigns, shall pay any and all loss, damage or injury resulting to persons or property by reason of the use of an explosive in the blasting of rock or any other substance or of the keeping of said explosive, then this obligation shall become and be null and void; otherwise it shall remain in full force and virtue.

In Witness Whereof, we hereunto set our hands and seals on this 15th day of April in the year 1916.

John T. Burnett

Harry Bennett



[SEAL.]

Amount of bond approved.

Raymond H. Sisson
Chairman Selectmen of Town of Southboro.

Approved.

Thos. C. Wallace
Treasurer of the Town of Southboro.



Suret

date, sign + have witness sign
then give to town treas.

R.H.O.

Bond in Blasting Operations

Whereas, by chapter 325 of the Acts of the year 1911 of the Legislature of the Commonwealth of Massachusetts, it is provided that "before the issue of a permit to use an explosive in the blasting of rock or any other substance as prescribed by the detective and fire inspection department of the district police, the applicant for the permit shall file with the clerk of the city or town in which the blasting is to be done, a bond running to the city or town with a surety or sureties approved by the treasurer thereof, for such penal sum not exceeding ten thousand dollars as the chief of the district police or the official granting the permit shall determine to be necessary in order to cover the risk or damage that might ensue from the blasting;" and

Whereas, H.W. Young of Southboro in said Commonwealth has applied for a permit in accordance with the provisions of said statute: Now, Therefore,

Know All Men by these Presents, That we, said

H.W. Young, as principal, and Edward F. Collins, as suret, are held and firmly bound unto the **town of Southboro** in the Commonwealth of Massachusetts, in the sum of (500) five hundred dollars, to be paid the said town of Southboro, for which payment well and truly to be made, we bind ourselves, our heirs, executors, administrators, successors or assigns, jointly and severally, firmly by these presents.

The Condition of this Obligation is such that if the above-bounden H.W. Young, and his heirs, executors, administrators, successors or assigns, shall pay any and all loss, damage or injury resulting to persons or property by reason of the use of an explosive in the blasting of rock or any other substance or of the keeping of said explosive, then this obligation shall become and be null and void; otherwise it shall remain in full force and virtue.

In Witness Whereof, we hereunto set our hands and seals on this 18th day of April in the year 1917.

H.W. Young

Edward F. Collins



[SEAL.]

Amount of bond approved.

Raymond H. Nelson
Chairman Selectmen of Town of Southboro.

Suret approved.

F. W. Baldwin
Treasurer of the Town of Southboro.

Bond in Blasting Operations

Whereas, by chapter 325 of the Acts of the year 1911 of the Legislature of the Commonwealth of Massachusetts, it is provided that "before the issue of a permit to use an explosive in the blasting of rock or any other substance as prescribed by the detective and fire inspection department of the district police, the applicant for the permit shall file with the clerk of the city or town in which the blasting is to be done, a bond running to the city or town with a surety or sureties approved by the treasurer thereof, for such penal sum not exceeding ten thousand dollars as the chief of the district police or the official granting the permit shall determine to be necessary in order to cover the risk or damage that might ensue from the blasting;" and

Whereas, Harry Bennett, Tres. St. Marks School
of Southboro in said Commonwealth has applied for a permit in accordance
with the provisions of said statute: Now, Therefore,

Know All Men by these Presents, That we, said _____,

as principal, and _____, _____,

as surety, are held and firmly bound unto the **town of Southboro** in the Commonwealth
of Massachusetts, in the sum of One Thousand dollars, to be paid the said town of Southboro, for which payment well and truly to be made, we bind ourselves, our heirs, executors, administrators, successors or assigns, jointly and severally, firmly by these presents.

The Condition of this Obligation is such that if the above-bounden
Harry Bennett, Tres., and his heirs, executors, administrators, successors or assigns, shall pay any and all loss, damage or injury resulting to persons or property by reason of the use of an explosive in the blasting of rock or any other substance or of the keeping of said explosive, then this obligation shall become and be null and void; otherwise it shall remain in full force and virtue.

In Witness Whereof, we hereunto set our hands and seals on this _____

19th day of April in the
year 1919.

Harry Bennett Tres.
St. Marks School.



Freem G. Thayer
Headmaster
St. Marks Sch. [SEAL.]



Amount of bond approved.

Raymond H. Dusore
Chairman Selectmen of Town of Southboro.

Suret approved.

John Wadsworth
Treasurer of the Town of Southboro.

BOND OF INDEMNITY.

(Under Chapter 339, Acts of 1897.)

Know all Men by these Presents,
THAT Worham, Saenger and Bates, Inc., a corporation created and existing under the laws of the State of New York, is
held and firmly bound unto the town of Southborough in the Commonwealth of Massachusetts, in the sum of three thousand dollars (\$3,000), lawful money of the United States of America, to be paid to the said town, for which payment, well and truly to be made, it binds itself and its heirs, executors and administrators, successors jointly and severally, firmly by these presents.

Whereas, The said Worham, Saenger & Bates, Inc. has made a contract with the Commonwealth, acting by the Metropolitan Water and Sewerage Board, bearing date the ninth day of August, 1915, for the performance of certain work for said Board, to wit: building and erecting a hand travelling crane at the power house at the Sudbury Dam, in Southborough, Mass.

And, Whereas, for the due performance of said work it may be necessary for the said Worham, Saenger & Bates, Inc., to employ labor and to bring into said town laborers not having their residence therein;

Now, the condition of this obligation is such, That if the said Worham, Saenger & Bates, Inc., shall indemnify and save harmless the said town against any loss, expense or charges that said town may legally incur because of pauper or indigent employés having no settlement therein and brought into said town for the performance of the work under this contract, then this obligation shall be void; otherwise it shall remain in full force and virtue.

In Witness Whereof, the said Corporation has caused its corporate seal to be hereunto affixed and these presents to be duly signed in its name and behalf, this ninth day of August, 1915.

Worham, Saenger & Bates, Inc.
John Bates

(Seal.)

Attest
John Bates

(Seal.)

A. Schmaucker
Ass't Secy

(Seal.)

Signed and sealed in presence of

to

to

Bond in Blasting Operations

Whereas, by chapter 325 of the Acts of the year 1911 of the Legislature of the Commonwealth of Massachusetts, it is provided that "before the issue of a permit to use an explosive in the blasting of rock or any other substance as prescribed by the detective and fire inspection department of the district police, the applicant for the permit shall file with the clerk of the city or town in which the blasting is to be done, a bond running to the city or town with a surety or sureties approved by the treasurer thereof, for such penal sum not exceeding ten thousand dollars as the chief of the district police or the official granting the permit shall determine to be necessary in order to cover the risk or damage that might ensue from the blasting;" and

Whereas, Marlboro-Hudson Gas Company of Marlborough, Mass. in said Commonwealth has applied for a permit in accordance with the provisions of said statute: Now, Therefore,

Know All Men by these Presents, That we, said

Marlboro-Hudson Gas Co.,

as principal, ,
 ,
 , are held and firmly bound unto the town of Southboro in the Commonwealth of Massachusetts, in the sum of One Thousand (1000) dollars, to be paid the said town of Southboro, for which payment well and truly to be made, we bind ourselves, our heirs, executors, administrators, successors or assigns, jointly and severally, firmly by these presents.

The Condition of this Obligation is such that if the above-bounden
Marlboro-Hudson Gas Co., and their heirs, executors, administrators, successors or assigns, shall pay any and all loss, damage or injury resulting to persons or property by reason of the use of an explosive in the blasting of rock or any other substance or of the keeping of said explosive, then this obligation shall become and be null and void; otherwise it shall remain in full force and virtue.

In Witness Whereof, we hereunto set our hands and seals on this
— First — day of September — in the
year one thousand nine hundred and twelve.



Marlboro-Hudson Gas Co.
By Paul B. Webb Treasurer
[SEAL.]

C. Davis Pease Mgr. [SEAL.]

Amount of bond approved.

R. H. Dawson
Chairman Selectmen of Town of Southboro.

Suret approved.

Treasurer of the Town of Southboro.

* Approved or disapproved.

Chairman of the Board of Selection.

Chief of the Fire Department.

(Residence) Dwight

(Name) J. W. Agard

ment of the District Police.

In conformity with the regulations made by the Detective and Fire Inspection Department

or explosive. In any case any disturbance

as it may be necessary for making any

rocks in the highway in the time of disturbance

The undersigned respectfully ask for a permit to use dynamite or gunpowder in blasting

To THE CHAIRMAN OF THE BOARD OF SELECTION.

To THE CHIEF OF THE FIRE DEPARTMENT.

(City or town) Waukegan Date 13/12

To be filled out, for a permit to use certain explosives.

APPLICATION

xx

ARTICLES OF AGREEMENT made this 21st day of September
in the year 1915 by and between the Marlborough Electric Company
its successors or assigns, a corporation duly organized under the
laws of Massachusetts hereinafter called the "Company", and the
Town of Southborough, Massachusetts, hereinafter called the "Town".

WITNESSETH:-

First. This contract shall continue in force for a period
of five years (5) from the first day in October, 1915.

Second. That the Company in consideration of the outages
which may exist will furnish to the Town five (5) incandescent
lights for street lighting of so-called 40 candle power, and to
erect suitably equipped light and maintain the same in good order
and condition during the term of this contract free from any charge
or expense to the Town.

Third. That the Town hereby agrees to take and pay for
incandescent street lights of the following number of lamps and
size, to wit:-

300 of so-called 40 candle-power

Fourth. That for the lamps stated in Article 3, the
Town shall pay the sum of \$15.75 per lamp per year. One-twelfth
of the total annual sum thus due for lights shall be paid monthly
in arrears at the office of the Treasurer of the Town upon pres-
entation on or before the first of each such month of a bill of
such proportionate amount.

Fifth. That the Town may at any time during the term of
this agreement take additional lights of so-called 40 candle-power
at the price of \$15.75 per lamp per year payable in twelve (12)
equal monthly payments as provided in Article 4, herein, provided,
however, that the Town will not require the Company to erect and
maintain street lights farther apart than one light every 400 feet,
^{re}
nor to move more than two lamps in any one year.

Sixth. That the Company shall light the said lamps every

hour of the night of the year from one-half hour after sunset until one o'clock A. M. excepting thirty-six (36) days in each contract year when such light shall be unnecessary because of moonlight between the hours aforesaid; the hours of sunrise and sunset and the thirty-six (36) days per year as aforesaid to be taken on the basis of the estimate made in the Farmer's Almanac.

Seventh. That the Company will furnish and maintain free of expense to the Town all construction work, lamps, wires, poles, fixtures and apparatus required for said service and for renewals, extensions and breakages of the same, and will indemnify and save harmless any and all loss, damage and expense incurred by the said Town and by reason of any injuries to persons or property arising from installation of lines imperfection of construction or maintenance of the poles, wires, plant, apparatus, fixtures or lines of the company, provided, the Town shall within a reasonable time notify the Company of any claims made upon the Town and the Company is allowed to defend said claims.

Eighth. That the average candle power of the size of lamps mentioned in this contract, complete with their reflectors as installed in service, shall not be less than 40 candle power when measured at an angle not greater than 25° below the horizontal.

Ninth. That the Company will maintain a record book at its power house or office in which book will be recorded all notices of lamps being burned out or broken, and such defective lamps are to be replaced within twenty-four hours after notification to that effect. This book will be open for inspection by the Town or its appointed agents at all times.

Tenth. That the Company will provide one gain on each pole erected and to be erected in the Town by the said Company for the Town's use for fire alarm and police signal wires exclusively.

Eleventh. That the Town shall grant to the Company all the necessary rights for the location of its poles, wires and other fixtures required from time to time by said Company in the fulfill-

ment of this contract.

Twelfth. That the Company will patrol the street lights of the Town of Southborough one night each week.

IN WITNESS WHEREOF the said Town of Southborough by its Selectmen thereunto duly authorized and the Marlborough Electric Company by its President and Treasurer thereunto duly authorized have caused these presents to be signed the day and year first above written.

MARLBOROUGH ELECTRIC COMPANY

By

Jonah L. Kimball
President

B. Paul B. Webber
Treasurer

TOWN OF SOUTHBOROUGH

By its Selectmen

Raymond H. Oveson, Chairman

Lynn Tallenky

Francis D. Nuttin



